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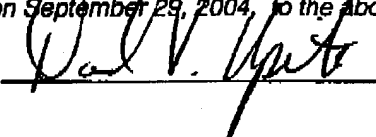
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Listed below are the item(s) being submitted with
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- 1) Response - 3 Pages
- 2) Revised Declaration - 2 Pages
- 3) Petition for Extension of Time - 2 Pages
- 4)
- 5)

Number of Pages Including this Page: 6

Inventor(s): Frankenbach, et al.
S.N.: 09/805,099
Filed: March 13, 2001
Case 82444MLS

Comments:

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Case 8244ML\$

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of :
 Gayle Marie Frankenbach, et al. :
 Serial No.: 09/805,099 : Group Art Unit: 1714
 Filed: March 13, 2001 : Petitions Examiner: E. Shirene Willis
 Confirmation No. 2087
 For: METHODS FOR IMPROVING :
 THE PERFORMANCE OF :
 FABRIC WRINKLE :
 CONTROL COMPOSITIONS

REVISED DECLARATION OF FACTS IN SUPPORT OF
FILING ON BEHALF OF OMITTED INVENTOR (37 CFR 1.47)

Commissioner for Patents
 VIA FACSIMILE 703/872-9306

Dear Sir:

This declaration is made as to the exact facts that are relied upon to establish the diligent effort made to secure the execution of the declaration by the omitted inventor for the above-identified patent application before deposit thereof in the Patent and Trademark Office.

This declaration is being made by the available person having first-hand knowledge of the facts recited therein.

Application Serial No. 09/805,099 was filed on March 13, 2001 by The Procter & Gamble Company. It was determined that Carlos H. Behrens, an employee of the Company at the time, was an inventor in this application. Carlos H. Behrens, evidently, ended his employment with Procter & Gamble at some date between March 12, 2002 and the present, the exact date of his departure being unknown to Declarant. Upon last contact with Mr. Behrens, he was working at the Procter & Gamble facility in Caracas, Venezuela and residing in the same locale.

DETAILS OF EFFORTS TO REACH OMITTED INVENTOR

The most recently dated verification of Carlos H. Behrens' employment with The Procter & Gamble Company is a copy of an email authored by Mr. Behrens on March 12, 2002, a copy of which is provided in previously submitted Exhibit 1. On or about December 2003, Declarant searched two internal Procter & Gamble (P&G) databases in an attempt to locate Mr. Behrens within P&G, and found his name absent from those databases, indicating Mr. Behrens' employment with P&G had terminated. Declarant then sent to Carlos H. Behrens a complete copy of the application papers (i.e., the specification and claims) and declaration of inventor, along with a letter requesting his signature on the declaration and return thereof, directed to his last known residential address of Urb. Avila Cormot, Res. La Montana Apto PB-1D, Alta Florida, Caracas 1050, Venezuela, via DHL shipment 8800444284. Pre-paid return shipping materials were also provided to Mr. Behrens. Records of DHL shipment 8800444284 verify the shipment delivered to the said address on January 9, 2004 at 11:08 a.m., signed for by Argenis Deli. A copy of the letter sent to Mr. Behrens is provided in previously submitted Exhibit 2, and a copy of the DHL delivery verification is provided in previously submitted Exhibit 3.

To the date of execution of this declaration no documents have been received from Mr. Behrens nor has there been any contact from him.

It is submitted that a diligent effort has been made to reach Carlos H. Behrens, and that he has either not received or ignored such contact. Therefore it is impossible to obtain his cooperation in executing the declaration of inventor.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statement and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

By: 
Bridget M. Harris

Date: 9-29-04

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